

DOCKET NUMBER 11

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Attorneys for Petitioning Creditor
ALAN STANLY

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF CALIFORNIA

In Re:)	Case No. 05-05926-PBINV
)	
Francis J. Lopez,)	Involuntary Chapter 7
)	
Alleged Debtor.)	SUPPLEMENTAL REQUEST FOR
)	JUDICIAL NOTICE SUBMITTED IN
)	OPPOSITION TO MOTION TO DISMISS
)	OR TRANSFER INVOLUNTARY
)	PETITION
)	
)	Date: August 22, 2005
)	Time: 2:30 p.m.
)	Judge: Hon. Peter W. Bowie
)	Dept.: 4

**TO: HONORABLE PETER W. BOWIE, JUDGE OF THE UNITED STATES
BANKRUPTCY COURT**

Petitioning Creditor, ALAN STANLY ("Stanly") respectfully requests that Court to take
judicial notice in accordance with the provisions of Rule 201 of the Federal Rules of Evidence of
the following:

1. The summary of minutes of *People v. Stanly* hearing conducted December 2, 2004
[Stanly's change of plea while represented by Glenn E. Taylor and related change of the forms] a
copy of which is attached as Exhibit "1."

///

2. Minutes of *People v. Stanly* proceeding conducted January 24, 2005 [allowing withdrawal of December 2, 2004 plea because Stanly's counsel — Glenn Taylor — had been ineligible to practice while representing Stanly] a copy of which is attached as Exhibit "2."

3. *People v. Stanly* change of plea dated January 24, 2005 [to Guilty/No Contest charge reduced to misdemeanor and court's order thereon] a copy of which is attached as Exhibit "3."

4. *People v. Stanly* order granting probation dated January 24, 2005, copy of which is attached as Exhibit "4."

5. *People v. Stanly* court minutes of May 9, 2005 [court's findings that the three computers seized were not instrumental in crime/ may be returned to defendant] a copy of which is attached as Exhibit "5."

6. *People v. Stanly* minutes of court proceedings conducted August 16, 2005, a copy of which is attached as Exhibit "6."

7. *People v. Taylor* (Glenn Taylor) minutes of court proceedings conducted August 16, 2005 [sentencing hearing (with Alan Stanly addressing the court as the victim) and Glenn Taylor's plea of Guilty/No Contest-felony (unlawful practice of law), and related order granting probation (with no contact/noise/molest order pertaining to Alan Stanly and his family)], a copy of which is attached as Exhibit "7."

8. Copy of the *Attorney Search/Member Pages* for Glenn Edward Taylor from the California State Bar's official website [showing disbarred status and history of discipline], a copy of which is attached as Exhibit "8."

Dated: August 18, 2005

ROBBINS & KEEHN
A Professional Corporation

By: //s// L. Scott Keehn
L. Scott Keehn
Attorneys for Petitioning Creditor
Alan Stanly

EXHIBIT 1

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CASE SCD182630 DA ABF40001 BKGDATE 12-02-04 AT 8:30 a.m. IN DEPARTMENT 31JUDGE: HON. SUSAN P. FINLAYREPORTER: KIM MORALES, CSR # 7686CLERK: ESTELLE FREEMAN

REPORTER'S ADDRESS: P.O. BOX 120128, SAN DIEGO, CA 92112-0128

THE PEOPLE OF THE STATE OF CALIFORNIA,BOULAN, TAWYNA E., Deputy Attorney General
COUNSEL FOR THE PEOPLE

vs.

PLAINTIFF,TAYLOR, GLENN E., Retained
COUNSEL FOR THE DEFENDANTALAN HAROLD STANLY,DEFENDANT.VIOLATIONS

Ct(s): Ct. 1 PC632(a)

CHANGE OF PLEA HEARING

The defendant is present.

The defendant informs the Court of an intent to change the plea. The defendant is advised of constitutional rights and waives those rights. The defendant is sworn and examined. The defendant withdraws the previously entered plea of not guilty. The defendant enters a plea of nolo contendere to the following charge(s):

Count 1 PC632(a) Deemed a misdemeanor per PC 17(b)

Counsel stipulate to the Preliminary Transcript as a basis for the plea. The defendant tenders a Harvey waiver.CUSTODY STATUSThe defendant is to remain at liberty on \$20,000 bail bond posted.FUTURE HEARINGS

The defendant waives statutory time for pronouncement of judgment.

Probation Hrg-sentencing is set for 01-05-05 at 9:00 a.m. in Department 47 on the defendant's motion.

The defendant is ordered to return.

PROBATION REFERRAL

The Probation Department is ordered to prepare a Presentence Report.

The defendant is ordered to report immediately to the Probation Department at 330 W. Broadway, San Diego.

The defendant was found guilty by a plea. The accusatory pleading was filed on 09-22-04.

OTHER

THE PROSECUTION OBJECTS TO THE REDUCTION TO A MISDEMEANOR, SO NOTED FOR THE RECORD

/

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

DEC 02 2004
FOR COURT USE ONLY

PEOPLE vs.

ALAN STANLEY

Defendant

By: E. FREEMAN, Deputy

PLEA OF GUILTY/NO CONTEST - MISDEMEANOR

Case #

CD 182630

DA/CAJ #

INSTRUCTIONS: Fill out this form if you wish to plead guilty or no contest to the charges against you. Initial each applicable item only if you understand it. If you have any questions about your case, the possible sentence, or the information on this form, ask your lawyer or the judge.

I, the defendant in the above-entitled case, personally and/or by my attorney, declare as follows:

1. Of those charges now filed against me in this case, I plead

NO CONTEST

GUILTY/NO CONTEST

to the following offenses and admit the enhancements, allegations, and prior convictions as follows:

COUNT	CHARGE	ENHANCEMENT/ALLEGATION
1 PC 632	EVILDOING	

PRIORS: (LIST ALLEGATION SECTION, CONVICTION DATE, CASE NUMBER AND CHARGE)

None

2. I have not been induced to enter the above plea by any promise or representation of any kind, except: (State any agreement with the prosecutor.)

3. I am entering a plea freely and voluntarily, without threat or fear to me or anyone closely related to me.

4. I understand that a plea of No Contest is the same as a plea of Guilty for all purposes.

5. I am sober and my judgment is not impaired. I have not consumed any drug, alcohol or narcotic within the past 24 hours.

RIGHT TO A LAWYER

6. I understand that I have the Constitutional right to be represented by a lawyer at all stages of the proceedings including sentencing. I can hire my own lawyer or the Court will appoint a lawyer for me if I cannot afford one. I understand the dangers and disadvantages of representing myself and that it is usually unwise to represent myself.

- 6a. I understand that I have the right to be present in Court to enter my plea and for sentencing. I expressly authorize my lawyer to enter this plea on my behalf, in my absence. I expressly authorize my lawyer to appear for me at sentencing.

- 6b. I give up the right to an attorney and wish to represent myself.

CONSTITUTIONAL RIGHTS

I understand that as to all charges, allegations and prior convictions filed against me I also have the following constitutional rights, which I now give up to enter my plea of guilty/no contest:

7. I have the right to a **speedy and public trial by jury**. I now give up this right.

8. I have the right to **confront and cross-examine all the witnesses** against me. I now give up this right.

Defendant

Case Number

9. I have the right to **remain silent** (unless I choose to testify on my own behalf). I now give up this right. AS 9.
10. I have the right to **present evidence in my behalf** and to have the court subpoena my witnesses at no cost to me. I now give up this right. AS 10.

CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST

11. I understand the possible consequences of entering a plea of Guilty/No Contest include a maximum sentence of up to 1 months/year(s) in jail and fine(s) of up to \$2500 plus additional consequences specified in any attached addendum, and any other reasonable conditions of probation, which could be for a maximum of 3/5 years. AS 11.
12. I understand that in addition to any fine imposed, the law requires the Court to add penalty assessments which will substantially increase the amount I must pay. In addition, I understand that I may be ordered to make restitution to the victim, if the offense involved a victim, or to a restitution fund. I understand that I shall be ordered to pay a mandatory restitution fine (\$100 - \$1,000). AS 12.
13. I understand that I may not be sentenced earlier than six (6) hours, nor later than five (5) days after my plea. I give up this right and agree to be sentenced at this time. AS 13.
14. I understand that if I am not a U.S. citizen, this plea of Guilty/No Contest may result in my removal/deportation, exclusion from admission to the U.S. and denial of naturalization. Additionally, if this plea is to any offense listed on the back of this form, then I **will** be deported, excluded from admission to the U.S., and denied naturalization. AS 14.
15. I understand that my plea of Guilty or No Contest in this case could result in revocation of my probation or parole in other cases and consecutive sentences. AS 15.

OTHER WAIVERS

16. (**Appeal rights**) I give up my right to appeal the following: 1) denial of my 1538.5 motion, 2) issues related to strikes priors (under PC sections 667(b)-(i) and 1170.2), and 3) any sentence stipulated herein. AS 16.
17. (**Harvey Waiver**) The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfiled, dismissed, or stricken charges or allegations or cases when granting probation, ordering restitution, or imposing sentence. AS 17.
18. (**Arbuckle Waiver**) I give up my right to be sentenced by the judge who accepts this plea. AS 18.

PLEAS

19. I now plead Guilty/No Contest and admit the charges, convictions, and violations of probation described in paragraph #1, above, because I am guilty. I admit that on the dates charged, I (Describe facts as to each charge and allegation) AS 19.

Misdemeanor Evesdropping

I further agree that a duly appointed Commissioner, Referee, or Temporary Judge may act as a Judge, accept this plea, impose sentence, and conduct any other post-conviction proceedings. I declare under penalty of perjury, under the laws of the State of California, that I have read, understood, and initialed each item above, and any attached addendum, and everything on the form and any attached addendum is true and correct.

Dated: December 2, 2004Defendant's Signature: AS

Defendant's Address: 1569 Berkshire Ct San Marcos CA 92069

Street City State Zip

Defendant's Telephone No: (760) 752-1506

Defendant	Case Number
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ATTORNEY'S STATEMENT

I, the attorney for the defendant in the above-entitled case, personally read and explained to the defendant the entire contents of this plea form and any addendum thereto. I discussed all charges and possible defenses with the defendant, and the consequences of this plea, including any immigration consequences. I personally observed the defendant fill in and initial each item, or read and initial each item to acknowledge his/her understanding and waivers. I observed the defendant date and sign this form and any addendum. I concur in the defendant's plea and waiver of constitutional rights.

Dated: December 2 2004 GLENN TAYLOR [Signature]
(Print Name) Attorney for Defendant (Signature)
(Circle one: PD / APD / PCC / RETAINED)

INTERPRETER'S STATEMENT (If Applicable)

I, the interpreter in this proceeding, having been duly sworn, truly translated this form, and any attached addendum, and all the questions therein to the defendant in the _____ language. The defendant indicated understanding of the contents of the form and then initialed and signed the form and any attached addendum.

Dated: _____
(Print Name) Court Interpreter (Signature)

PROSECUTOR'S STATEMENT

The People of the State of California, plaintiff in the above-entitled criminal case, by and through its attorney concurs with the defendant's plea of Guilty/No Contest as set forth above.

Dated: _____
(Print Name) Deputy District Attorney/Deputy City Attorney (Signature)

COURT'S FINDING AND ORDER

The Court, having questioned the defendant/defendant's attorney concerning the defendant's plea of Guilty/No Contest and admissions of the prior convictions and allegations, if any, finds that: The defendant understands and voluntarily and intelligently waives his/her constitutional rights; the defendant's plea and admissions are freely and voluntarily made; the defendant understands the nature of the charges and the consequences of the plea and admissions; and there is a factual basis for same. The Court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

Dated: 12-2-04 [Signature]
Judge/Commissioner/Referee of the Superior Court

SUSAN P. FINLAY



DATE: AUG 18 2005
Attest: A true copy,

By [Signature] Court Administrator
Deputy

EXHIBIT 2

SCD182630 DA ABF40001

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

DATE 01-24-05 AT 01:30 M.

☒ CENTRAL ☐ NORTH ☐ EAST ☐ SOUTH

SENT MODIFICATION HG

PRESENT: HONORABLE J. TRENTACOSTA

JUDGE PRESIDING DEPARTMENT 016

CLERK *Blau*REPORTER *B. Ashe*

CSR#

REPORTER'S ADDRESS: P.O. BOX 120128, SAN DIEGO, CA 92112-0128

THE PEOPLE OF THE STATE OF CALIFORNIA

VS.

STANLEY

ALAN

H

DEFENDANT

DEPUTY DISTRICT ATTORNEY

R. TAYLOR

ATTORNEY FOR DEFENDANT (PD / APD / PCC / RETAINED)

VIOLATION OF PC632(A) et al

P.O.

ENH(S)

INTERP.

OATH ON FILE / SWN.

PRIOR(S)

LANGUAGE

DEFENDANT ☒ PRESENT ☐ NOT PRESENT ☐ NOT PRODUCEDP
E
R
V☐ DEFENDANT ADVISED OF RIGHTS AND ADMITS / DENIES A VIOLATION OF PROBATION ☐ WAIVES HEARING.
PROBATION IS / REMAINS: FORMALLY / SUMMARILY ☐ REVKD ☐ REINST ☐ MODIFIED ☐ CONT ☐ ST&C ☐ TERMD. ☐ EXT. TO:☐ WAIVES ARRAIGNMENT. ☐ ARRAIGNED FOR JUDGMENT. ☐ IMPOSITION / EXECUTION OF SENTENCE IS SUSPENDED.☐ PROBATION IS: ☐ DENIED ☐ GRANTED YEARS (FORMAL/SUMMARY) TO EXPIRE☐ COMMITMENT TO SHERIFF FOR DAYS. STAYED TO / PNDG. SUCC. COMPL. OF PROB. ☐ PAROLE NOT TO BE GRANTED.☐ PERFORM HRS / DAYS PSP / VOL. WORK AT NONPROFIT ORG. SUBMIT PROOF TO PROBATION / COURT BY☐ 4TH AMENDMENT WAIVER☐ FORMAL PROB. CONVERTS TO SUMM. PROB.☐ FURTHER CONDITIONS ARE SET FORTH IN PROBATION ORDER. ☐ WORK FURLOUGH, REPORT:☐ PER WI 1737☐ DEFENDANT IS COMMITTED TO THE CALIFORNIA YOUTH AUTHORITY ☐ PER PC 1170(d).☐ FOR LOWER / MIDDLE / UPPER / INDETERMINATE TERM OF YEARS / MONTHS / TO LIFE☐ ON COUNT CODE & NO. ☐ PRINCIPAL COUNT. ☐ STIPULATED SENTENCE.☐ DEFENDANT SENTENCED PER PC 667(b)-(i)/1170.12. ☐ NOTICE OF FIREARMS PROHIBITION GIVEN PER PC 12021.☐ NO VISITATION PER PC 1202.05. VICTIM IS UNDER 18 YRS. OF AGE. DA TO COMPLY WITH NOTICES.☐ DEFT. ADVISED REGARDING PAROLE / APPEAL RIGHTS. ☐ REGISTRATION PER PC 290 / HS 11590 / PC 457.1 / PC 186.30. ☐ TESTING PER PC 1202.1 HIV / PC 296 DNA.☐ DEFENDANT TO PAY: FINE OF \$ PLUS PENALTY ASSESSMENT. ☐ \$20 COURT SECURITY FEE. ☐ PROBATION COSTS. ☐ BOOKING FEES.☐ REST. FINE(S): \$ PER PC 1202.4(b). ☐ FORTHWITH PER PC 2085.5. ☐ \$ PER PC 1202.45 SUSP. UNLESS PAROLE REVKD.☐ RESTITUTION TO VICTIM(S) PER P.O.'S REPORT / REST. FUND PER PC 1202.4(f) OF \$ / IN AN AMT. TO BE DETERMINED. ☐ JOINT & SEVERAL.☐ COURT-APPOINTED ATTORNEY FEES ORDERED IN THE AMOUNT OF \$☐ INCOME DEDUCTION ORDER OF \$ PER PAY PERIOD PER PC 1202.42 STAYED UNLESS DEFT. FAILS TO PAY VICTIM REST. NOTICE OF RIGHTS PROVIDED.☐ AT THE COMBINED RATE OF \$ PER MONTH TO START 60 DAYS AFTER RELEASE / ON☐ DEFENDANT IS REFERRED TO ☐ REVENUE & RECOVERY ☐ COURT COLLECTIONS TO SET UP AN ACCOUNT.☐ DEFENDANT IS TO REPORT TO PROBATION / REV. & REC/ COURT COLLECTIONS FORTHWITH / WITHIN 72 HOURS OF RELEASE FROM CUSTODY.C
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T☐ DEFENDANT REMANDED TO CUSTODY OF SHERIFF ☐ WITHOUT BAIL. ☐ WITH BAIL SET AT \$☐ DEFENDANT TO REMAIN AT LIBERTY ☐ ON BOND POSTED \$ ☐ ON PROBATION. ☐ ON DEJ. ☐ ON OWN / SUPERVISED RECOGNIZANCE.☒ DEFENDANT ORDERED RELEASED FROM CUSTODY ☐ ON PROBATION. ☐ ON OWN / SUPERVISED RECOGNIZANCE. ☐ ON DEJ. ☐ THIS CASE ONLY.F
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S☐ DEFENDANT WAIVES STATUTORY TIME FOR PRONOUNCEMENT OF JUDGMENT.☐ DEFENDANT REFERRED FOR DIAGNOSTIC EVALUATION. ☐ PER PC 1203.03. ☐ PER WI 707.2.☐ CONTINUED TO / SET FOR AT M. IN DEPT. ON MOTION☐ OF COURT / DDA / DEFENDANT / PROBATION OFFICER. REASON:B
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S☐ BENCH WARRANT TO ISSUE, BAIL SET AT \$ ☐ SERVICE FORTHWITH. ☐ ORDERED WITHHELD TO☐ BENCH WARRANT ISSUED / ORDERED IS RECALLED / RESCINDED.☐ BAIL IS ☐ EXONERATED. ☐ FORFEITED. AMOUNT \$ BOND NO.☐ BOND COMPANY AGENTM
H☐ PROCEEDINGS SUSPENDED ☐ PER PC 1368, MENTAL COMPETENCY. (SEE BELOW FOR DATES OF EXAMINATION AND HEARING.)☐ PER WI 3051, ADDICTION OR DANGER OF ADDICTION. SERVICE OF PETITION:O
T
H
E
R☐ PROBATION TO PREPARE SUPP. REPT. / SUBMIT POST-SENT REPT TO CDC PER PC1203c. ☐ REPT. TO REG. OF VOTERS. ☐ DMV ABSTRACT. B.A.C.☐ CONCURRENT WITH / CONSECUTIVE TO:

Plea of 12-2-04 is withdrawn due to the defendant's attorney - Glen Taylor being suspended from practicing law at the time.

See re-disposition minutes for "new" rechange of plea.

ROBERT J. TRENTACOSTA
JUDGE OF THE SUPERIOR COURT

CRIMINAL MINUTES - PRONOUNCEMENT OF JUDGEMENT

EXHIBIT 3

Clerk of the Superior Court

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		FOR COURT USE ONLY JAN 24 2005
PEOPLE vs. <u>Alan H. Stanley, Stanley</u>	Defendant	
PLEA OF GUILTY/NO CONTEST - MISDEMEANOR		Case # <u>SCD182630</u>
		DA/CAJ #

INSTRUCTIONS: Fill out this form if you wish to plead guilty or no contest to the charges against you. Initial each applicable item only if you understand it. If you have any questions about your case, the possible sentence, or the information on this form, ask your lawyer or the judge.

I, the defendant in the above-entitled case, personally and/or by my attorney, declare as follows:

1. Of those charges now filed against me in this case, I plead

GUILTY/NO CONTEST

to the following offenses and admit the enhancements, allegations, and prior convictions as follows:

COUNT	CHARGE	ENHANCEMENT/ALLEGATION
<u>I</u>	<u>632A (Misdemeanor)</u>	

PRIORS: (LIST ALLEGATION SECTION, CONVICTION DATE, CASE NUMBER AND CHARGE)

2. I have not been induced to enter the above plea by any promise or representation of any kind, except:
(State any agreement with the prosecutor.)

1) credit for time served, 2) No firearms + stay away order, dismiss balance

3. I am entering a plea freely and voluntarily, without threat or fear to me or anyone closely related to me.

4. I understand that a plea of No Contest is the same as a plea of Guilty for all purposes.

5. I am sober and my judgment is not impaired. I have not consumed any drug, alcohol or narcotic within the past 24 hours.

RIGHT TO A LAWYER

6. I understand that I have the Constitutional right to be represented by a lawyer at all stages of the proceedings including sentencing. I can hire my own lawyer or the Court will appoint a lawyer for me if I cannot afford one. I understand the dangers and disadvantages of representing myself and that it is usually unwise to represent myself.

- 6a. I understand that I have the right to be present in Court to enter my plea and for sentencing. I expressly authorize my lawyer to enter this plea on my behalf, in my absence. I expressly authorize my lawyer to appear for me at sentencing.

- 6b. I give up the right to an attorney and wish to represent myself.

CONSTITUTIONAL RIGHTS

I understand that as to all charges, allegations and prior convictions filed against me I also have the following constitutional rights, which I now give up to enter my plea of guilty/no contest:

7. I have the right to a speedy and public trial by jury. I now give up this right.

8. I have the right to confront and cross-examine all the witnesses against me. I now give up this right.

Stacy,

Case Number

52P182630

I have the right to **remain silent** (unless I choose to testify on my own behalf). **I now give up this right.**

AHS 9.

10. I have the right to **present evidence in my behalf** and to have the court subpoena my witnesses at no cost to me. **I now give up this right.**

AHS 10.

CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST

11. I understand the possible consequences of entering a plea of Guilty/No Contest include a maximum sentence of up to 1 month(s)/year(s) in jail and fine(s) of up to 2,500 plus additional consequences specified in any attached addendum, and any other reasonable conditions of probation, which could be for a maximum of 3/5 years.

AHS 11.

12. I understand that in addition to any fine imposed, the law requires the Court to add penalty assessments which will substantially increase the amount I must pay. In addition, I understand that I may be ordered to make restitution to the victim, if the offense involved a victim, or to a restitution fund. I understand that I shall be ordered to pay a mandatory restitution fine (\$100 - \$1,000).

AHS 12.

13. I understand that I may not be sentenced earlier than six (6) hours, nor later than five (5) days after my plea. I give up this right and agree to be sentenced at this time.

AHS 13.

14. I understand that if I am not a U.S. citizen, this plea of Guilty/No Contest may result in my removal/deportation, exclusion from admission to the U.S. and denial of naturalization. Additionally, if this plea is to any offense listed on the back of this form, then I **will** be deported, excluded from admission to the U.S., and denied naturalization.

AHS 14.

15. I understand that my plea of Guilty or No Contest in this case could result in revocation of my probation or parole in other cases and consecutive sentences.

AHS 15.

OTHER WAIVERS

16. (**Appeal rights**) I give up my right to appeal the following: 1) denial of my 1538.5 motion, 2) issues related to strikes priors (under PC sections 667(b)-(i) and 1170.2), and 3) any sentence stipulated herein.

AHS 16.

17. (**Harvey Waiver**) The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfiled, dismissed, or stricken charges or allegations or cases when granting probation, ordering restitution, or imposing sentence.

AHS 17.

18. (**Arbuckle Waiver**) I give up my right to be sentenced by the judge who accepts this plea.

AHS 18.

PLEAS

19. I now plead Guilty/No Contest and admit the charges, convictions, and violations of probation described in paragraph #1, above, because I am guilty. I admit that on the dates charged, I (Describe facts as to each charge and allegation)

AHS 19.

submit upon ~~motion~~ prelin exam transcript

I further agree that a duly appointed Commissioner, Referee, or Temporary Judge may act as a Judge, accept this plea, impose sentence, and conduct any other post-conviction proceedings. I declare under penalty of perjury, under the laws of the State of California, that I have read, understood, and initialed each item above, and any attached addendum, and everything on the form and any attached addendum is true and correct.

Dated: 1-24-05

Defendant's Signature: ALS

Defendant's Address: 1549 Berkshire Ct San Marcos CA 92084

Street

City

State

Zip

Defendant's Telephone No: ()

Defendant

Stanley, Stanley.

Case Number

JCD 18263V

ATTORNEY'S STATEMENT

I, the attorney for the defendant in the above-entitled case, personally read and explained to the defendant the entire contents of this plea form and any addendum thereto. I discussed all charges and possible defenses with the defendant, and the consequences of this plea, including any immigration consequences. I personally observed the defendant fill in and initial each item, or read and initial each item to acknowledge his/her understanding and waivers. I observed the defendant date and sign this form and any addendum. I concur in the defendant's plea and waiver of constitutional rights.

Dated:

7/24/05

(Print Name)

Attorney for Defendant

(Signature)

(Circle one: PD / APD / PCC / RETAINED)

INTERPRETER'S STATEMENT (If Applicable)

I, the interpreter in this proceeding, having been duly sworn, truly translated this form, and any attached addendum, and all the questions therein to the defendant in the _____ language. The defendant indicated understanding of the contents of the form and then initialed and signed the form and any attached addendum.

Dated:

(Print Name)

Court Interpreter

(Signature)

PROSECUTOR'S STATEMENT

The People of the State of California, plaintiff in the above-entitled criminal case, by and through its attorney concurs with the defendant's plea of Guilty/No Contest as set forth above.

Dated:

1-24-05

(Print Name)

Deputy District Attorney/Deputy City Attorney

(Signature)

General

COURT'S FINDING AND ORDER

The Court, having questioned the defendant/defendant's attorney concerning the defendant's plea of Guilty/No Contest and admissions of the prior convictions and allegations, if any, finds that: The defendant understands and voluntarily and intelligently waives his/her constitutional rights; the defendant's plea and admissions are freely and voluntarily made; the defendant understands the nature of the charges and the consequences of the plea and admissions; and there is a factual basis for same. The Court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

Dated:

1/24/05

Judge/Commissioner/Referee of the Superior Court

ROBERT J. TRENTACOSTA



DATE: AUG 18 2005

Attest: A true copy,

By

Court Administrator

Deputy

EXHIBIT 4

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO <input type="checkbox"/> COUNTY COURTHOUSE, 220 W. BROADWAY, SAN DIEGO, CA 92101-3814 <input type="checkbox"/> NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081-6695 <input type="checkbox"/> EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020-3941 <input type="checkbox"/> SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910-5649		FOR COURT USE ONLY Clerk of the Superior Court JAN 24 2005
PROB A # _____ CII # _____ BK # _____	PEOPLE OF THE STATE OF CALIFORNIA, VS Alan Stanley Plaintiff, Defendant.	CASE # CD182630 DA # ABF4001 DEPT # 14
P.O. NAME: _____ WORK LOCATION: _____ MAIL STATION: _____	ORDER GRANTING PROBATION (PC 1203)	

Having been convicted of violating section(s) PC 432(a) - Ct 1 17b,
 IT IS ORDERED that the ☒ imposition of sentence be suspended / ☐ execution of sentence of _____ years / months in state prison be suspended, for 3 1/2 years, and the defendant be granted ☐ formal / ☒ summary probation; ☐ formal to convert to summary upon successful completion of 18 months probation if approved by the P. O.; any felony subject to PC17(b) to remain a felony; on the following terms and conditions:

1. **COMMITMENT:** a. ☒ To the custody of the Sheriff for 31 day(s), with credit for 21 actual day(s) and 10 PC 4019 credits, for a total of 3 1/2 day(s) credit. ☐ Defendant may be released after a minimum of _____ days to an authorized representative of _____. Custody is stayed until _____.
 b. ☐ **COMMIT RECOMMENDATIONS:** 1. ☐ The Electronic Surveillance Program 2. ☐ Probation Work Furlough.
 Defendant to report to Probation Work Furlough on _____ at _____ am / pm to 551 S. 35th St., San Diego 92113.
 c. ☐ Custody is to be served consecutive to / concurrent with _____.

2. **PROBATION DEPARTMENT PUBLIC SERVICE PROGRAM (PSP) / VOLUNTEER WORK:** a. ☐ Work _____ day(s) in PSP.

The defendant is to enroll within 72 hours at one of the following locations:

Vista Probation	El Cajon Probation	PSP Work Project Office	Downtown Probation
325 S. Melrose Dr. #2600	250 W. Main St., 8 th Fl.	5555 Overland Avenue	330 W. Broadway #557
Vista Courthouse	El Cajon Courthouse	Kearney Mesa	San Diego
(760) 806-2333	(619) 441-3440	(858) 560-3258 *	(619) 515-8203

Report for work at the PSP Work Project Office as directed at enrollment. * Call ONLY if information is needed.

- b. ☐ The defendant may work in another county. c. ☐ Complete up to 20 days PSP, if directed by the P.O.
 d. ☐ Complete _____ hours of vol. work at a nonprofit org. by _____, with written proof to the P.O. / court by _____.
 3. **THE DEFENDANT SHALL PAY:** a. ☒ Fine of \$ 180 plus penalty assessment and PC 1465.7(a) surcharge.
 b. ☐ A criminal lab analysis fee of \$ _____ and drug program fee of \$ _____ per HS 11372.5 and HS 11372.7.
 c. ☐ A fine of \$10.00 per PC 1202.5 for payment to _____ law enforcement agency.
 d. ☒ Restitution fine of \$ 100, per PC 1202.4(b). e. ☒ A \$20 court security fee per PC 1465.8.
 f. ☐ Restitution of \$ _____ to victim(s) per P.O.'s report / Restitution Fund, plus 10% annual interest on unsatisfied amount.
 g. ☐ Restitution is joint and several with the co-defendant(s).
 The defendant's share is currently set at \$ _____. h. ☒ Order is enforceable as a civil judgment under PC 1202.4(i).
 i. ☐ Income deduction order of \$ _____ per pay period per PC 1202.42 stayed unless defendant fails to pay victim restitution.
 j. ☒ All fines and/or restitution are to be paid to Probation through Revenue & Recovery / Court Collections at the combined rate of \$ 25 per month. Payments are to start ☐ 60 days after release from custody / ☒ on 3-25-05.
 k. ☐ Restitution is to be determined / modified by further court order if the victim reports a loss / further loss.

4. **UNDOCUMENTED DEFENDANT CONDITIONS:** An undocumented defendant shall: ☐ Not enter or be in the United States without proper documentation of lawful presence. ☐ Report to the P.O. within 72 hours of entry, legal or illegal, into the United States.

5. **WAIVER OF EXTRADITION:**

☒ Defendant waives extradition and agrees NOT to contest any such extradition to the State of California from any other state, government, country or jurisdiction. The waiver is in effect from today through the duration of probation, including periods of revocation.

6. **THE DEFENDANT SHALL:** a. ☒ Follow such course of conduct as the probation officer prescribes.

- b. ☒ Not possess a firearm, ammunition, or deadly weapon. c. ☒ Have a photo ID card on your person at all times.
 d. ☒ Obey all laws. Minor traffic infractions will not affect probation status. e. ☒ Comply with a curfew if so directed by the P.O.
 f. ☒ Report to the P.O. as directed, including within 72 hours of any release from custody. If homeless, report to the Probation Office at _____ within 72 hours. Thereafter, report in person the first day of each month until directed to do otherwise.
 g. ☒ Report any change of address or employment to the P.O. and Revenue & Recovery / Court Collections within 72 hours.
 h. ☒ If contacted by law enforcement, provide true name, address, and date of birth. Report contact or arrest in writing to the probation officer within 7 days. Include the date of contact/arrest, charges, if any, and the name of the law enforcement agency.
 i. ☒ Obtain the consent of the P.O. before leaving San Diego county OR obtain written consent of the San Diego Superior Court and the P.O. before moving to another state. ☐ The defendant may travel to or reside in _____ ☐ per interstate compact
 j. ☐ Register per ☐ HS 11590 ☐ PC 290 ☐ PC 457.1 ☐ PC 186.30 k. ☐ Take psychotropic meds as prescribed by doctor.
 l. ☒ Submit person, property, residence, vehicle, personal effects, _____ to search at any time with or without a warrant, and with or without reasonable cause, when required by probation officer or other law enforcement officer.
 m. ☒ Seek and maintain full-time employment, schooling, or a full-time combination thereof if directed by the P.O.
 n. ☐ Not maintain a checking/charge account or be in possession of checks, credit and/or access cards unless issued per employment.
 o. ☐ Contact the San Diego Council on Literacy for an educational assessment if directed by the P.O.

Alan Stanly

CASE NUMBER:

CD 182430

PROBATION A#

12. VIOLENCE AND SEX CONDITIONS:

- a. ☐ Attend and successfully complete a/an ☐ Anger Management ☐ Individual ☐ Sex Offender ☐ Parenting ☐ 52-Week Child Abuse per PC 273.1 ☐ Anti-Theft counseling program approved by the P.O., ☐ as / ☐ if directed by the P.O. Authorize the counselor to provide progress reports to the probation officer when requested; all costs to be borne by defendant.
- b. ☐ Submit to DNA testing pursuant to PC 296.
- c. ☐ Submit to service and comply with any order of the family court, including restraining orders.
- d. ☒ Do not use force, threats, or violence on another person.
- e. ☐ Do not contact _____ except per family court orders regarding visitation and/or custody of children.
- f. ☐ Make \$ _____ payment to the domestic violence special fund per PC 1203.097(a)(5).
- g. ☐ Successfully complete a probation officer approved batterer's program at least one year in duration involving weekly, minimum two-hour sessions per PC 1203.097(a)(6). Show proof of enrollment to probation officer by _____.
- h. ☐ Perform _____ hours of community service as directed by the probation officer.
- i. ☐ Submit to AIDS Testing per PC 1202.1: 1. ☐ By SDSO/Adult Institutions, prior to release; 2. ☐ By San Diego County Health at _____.
- j. ☐ Pay an additional fine of \$ _____ per PC 290.3 to Probation through Revenue & Recovery at \$ _____ per month beginning ☐ today/☐ 30 days after release from custody.
- k. ☐ Pay an additional restitution fine in the amount of \$ _____ pursuant to PC 294.
- l. ☐ Obey all orders of Juvenile and Family courts.
- m. ☐ Be responsible for all medical/psychological therapy expenses incurred by the victim pursuant to PC 1203.1.g.
- n. ☐ Defendant's residence and employment are subject to approval by the probation officer.
- o. ☐ Undergo periodic polygraph examinations at the direction of the P.O. with the results of those tests released to the P.O. Polygraph questions shall be limited to items which are relevant to the crime(s) for which the defendant was convicted and shall assist with supervision, treatment, and rehabilitative efforts.
- p. ☒ Not contact, annoy, or molest Francis Lopez, Albert Bars, Martin Huelako
- q. ☒ Not associate with minors, nor be in places where minors congregate, unless with an adult approved by the probation officer.
- r. ☐ Not reside with the victim unless approved by therapist, victim's therapist, victim's non-offending parent or guardian, and P.O.
- s. ☐ Not contact the victim unless approved by therapist, victim's therapist, victim's non-offending parent or guardian, and P.O.
- t. ☐ Not purchase or possess a camera or related photographic equipment, nor possess or have in residence any toys, video games, or similar items.
- u. ☐ Not possess any pornographic material including computer files and disks, nor frequent areas of pornographic activity (e.g., X-rated bookstores, etc.).
- v. ☐ Comply with the Protective Order (PC 136.2) issued on _____.
- w. ☐ Not participate in computer chat rooms or otherwise contact minors via computer.
- x. ☐ Not use a computer or have a computer in their possession unless approved by the P.O.

13. WELFARE FRAUD CONDITIONS:

- a. ☐ Cooperate with the District Attorney's Office or any County agency in locating the other parent(s) of the defendant's children.
- b. ☐ Restitution ordered in 3e is to be disbursed to the Department of Public Welfare in DPW case _____.
- c. ☐ Restitution payments may be satisfied by recoupment at rate set by Department or by Social Services.
- d. ☐ Payments are to increase to \$ _____ per month on _____.
- e. ☐ Attend Debtor's Anonymous meetings once a week for six months. Call (619) 525-3065 for meeting schedule. Provide proof of attendance and spending plan to the probation officer/to the court at the Review Hearing.

~~14~~ FURTHER CONDITIONS:

- a. ☐ _____
except in connection with any lawful court proceeding
including depositions and trial
- b. ☐ _____
- c. ☐ _____

Alan Stanly

CASE NUMBER:

C0182630

PROBATION A#

☒ 15. ORDER RE FINANCIAL EVALUATIONS:

You are ordered to cooperate with the Probation Officer or authorized representative as directed in the preparation of financial evaluations. If it is determined that you have present ability to repay the county for costs of the pre-sentence investigation and/or costs of probation supervision, and you do not agree with such determination, you have a right to a hearing before the court to determine your present ability. Failure to cooperate with the financial evaluation will be deemed a waiver of your right to such a hearing, and a civil judgment will be entered against you for the amount of funds expended for the above services. These costs are presently set at \$ 228 for the pre-sentence investigation and up to \$79.00 per month for probation supervision, including an interstate compact fee. Additionally, if ordered to submit to the polygraph condition, the defendant is to pay for each polygraph exam.

16. The Court finds that the value of appointed attorney service is:

☐ \$570.00 (Class III) ☐ \$1,140.00 (Class IV) ☐ \$9,137.00 (Class V)

 for services provided by the following agency: ☐ Public Defender ☐ Alternate Public Defender ☐ Private Conflict Counsel
☒ 17. ORDER RE REVENUE AND RECOVERY / COURT COLLECTIONS

You are ordered to the Department of Revenue and Recovery / Court Collections for a determination of your ability to pay

☐ appointed attorney services ☐ costs of transcripts on any subsequent appeals.

You must report to Revenue and Recovery / Court Collections within 180 days from the date of this order. Court Collection Officers are located at each court location. The Department of Revenue and Recovery has an office at each of the following locations:

Downtown Courthouse	Central Office	Vista Courthouse	East County Regional Center
Room M-060 (Mezzanine)	Second Floor	Suite 2000	Ground Floor
220 W. Broadway	625 Broadway	325 S. Melrose	250 East Main
San Diego, CA	San Diego, CA	Vista, CA	El Cajon, CA

If it is determined by the Department of Revenue and Recovery / Court Collections that you have the present ability to repay the count for court appointed attorney fees, or the costs of transcripts on appeal, and you do not agree with such determination, you have the right to a hearing before the court to determine your present ability. Failure to report to the Department of Revenue and Recovery / Court Collections within 180 days from the date of this order will be deemed a waiver of your right to a hearing on your present ability to repay the county, and a civil judgment will be entered against you for the amount of funds expended for the above services. Failure to pay fine or restitution may result in a warrant being issued for your arrest. Execution may be issued on the order for costs of probation investigation/report, the costs of probation supervision, and the costs of transcripts on appeals, in the same manner as a judgment in civil action (PC 1203.1b). Each of the above ordered amounts are to be paid to the Department of Revenue and Recovery / Court Collections.

REFERRAL TO THE DEPARTMENT OF REVENUE AND RECOVERY / COURT COLLECTIONS

 Defendant's Address: 1569 Berkshire Ct. San Marcos CA 92069

 Phone Number: (760) 752-1595

 DOB: 5-4-71

 In open court on: JAN 24 2005
Robert Trentacosta

Judge of the Superior Court

ROBERT J. TRENTACOSTA

CLERK'S CERTIFICATE

The foregoing is a full, true and correct copy of the original on file in this office.

CLERK OF THE SUPERIOR COURT

Date: _____

Clerk, by _____, Deputy



EXHIBIT 5

SCD182630 DA ABF40001 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

DATE 05-09-05 AT 08:30 M. ☒ CENTRAL ☐ NORTH ☐ EAST ☐ SOUTH OTHER MOTION HC

PRESENT: HONORABLE ROBERT J. TRENTACOSTA JUDGE PRESIDING DEPARTMENT 016

CLERK *[Signature]* REPORTER Betty Ashe CSR No. 4844

REPORTER'S ADDRESS: P.O. BOX 120128, SAN DIEGO, CA 92112-0128

THE PEOPLE OF THE STATE OF CALIFORNIA VS. STANLEY ALAN H

DEFENDANT PC632(A) / m ct / VIOLATION OF P.O.

ENH(S) INTERP. OATH ON FILE / SWN. PRIOR(S) LANGUAGE

DEFENDANT ☒ PRESENT ☐ NOT PRESENT ☐ NOT PRODUCED

PR ☐ DEFENDANT ADVISED OF RIGHTS AND ADMITS / DENIES A VIOLATION OF PROBATION ☐ WAIVES HEARING. REV ☐ PROBATION IS / REMAINS: FORMALLY / SUMMARILY ☐ REVOKED ☐ REINST ☐ MODIFIED ☒ CONT ☐ ST&C ☐ TERMD. ☐ EXT. TO:

☐ WAIVES ARRAIGNMENT. ☐ ARRAIGNED FOR JUDGMENT. ☐ IMPOSITION / EXECUTION OF SENTENCE IS SUSPENDED. ☐ PROBATION IS: ☐ DENIED ☐ GRANTED YEARS (FORMAL/SUMMARY) TO EXPIRE

J ☐ COMMITMENT TO SHERIFF FOR DAYS. STAYED TO / PNDG. SUCC. COMPL. OF PROB. ☐ PAROLE NOT TO BE GRANTED. U ☐ PERFORM HRS / DAYS PSP / VOL. WORK AT NONPROFIT ORG. SUBMIT PROOF TO PROBATION / COURT BY

☐ 4TH AMENDMENT WAIVER ☐ FORMAL PROB. CONVERTS TO SUMM. PROB. ☐ FURTHER CONDITIONS ARE SET FORTH IN PROBATION ORDER. ☐ WORK FURLOUGH, REPORT:

D ☐ DEFENDANT IS COMMITTED TO THE CALIFORNIA YOUTH AUTHORITY ☐ PER WI 1737 G ☐ DEFENDANT IS COMMITTED TO THE DEPARTMENT OF CORRECTIONS ☐ PER PC 1170(d).

M ☐ FOR LOWER / MIDDLE / UPPER / INDETERMINATE TERM OF YEARS / MONTHS / TO LIFE ON COUNT CODE & NO. ☐ PRINCIPAL COUNT. ☐ STIPULATED SENTENCE. E ☐ DEFENDANT SENTENCED PER PC 667(b)-(i)/1170.12. ☐ NOTICE OF FIREARMS PROHIBITION GIVEN PER PC 12021.

N ☐ NO VISITATION PER PC 1202.05. VICTIM IS UNDER 18 YRS. OF AGE. DA TO COMPLY WITH NOTICES. ☐ DEFT. ADVISED REGARDING PAROLE / APPEAL RIGHTS. ☐ REGISTRATION PER PC 290 / HS 11590 / PC 457.1 / PC 186.30. ☐ TESTING PER PC 1202.1 HIV / PC 296 DNA.

T ☐ DEFENDANT TO PAY: FINE OF \$ PLUS PENALTY ASSESSMENT. ☐ \$20 COURT SECURITY FEE. ☐ PROBATION COSTS. ☐ BOOKING FEES. REST. FINE(S): ☐ \$ PER PC 1202.4(b). ☐ FORTHWITH PER PC 2085.5. ☐ \$ PER PC 1202.45 SUSP. UNLESS PAROLE REVOKED.

☐ RESTITUTION TO VICTIM(S) PER P.O.'S REPORT / REST. FUND PER PC 1202.4(f) OF \$ / IN AN AMT. TO BE DETERMINED. ☐ JOINT & SEVERAL. ☐ COURT-APPOINTED ATTORNEY FEES ORDERED IN THE AMOUNT OF \$.

☐ INCOME DEDUCTION ORDER OF \$ PER PAY PERIOD PER PC 1202.42 STAYED UNLESS DEFT. FAILS TO PAY VICTIM REST. NOTICE OF RIGHTS PROVIDED. ☐ AT THE COMBINED RATE OF \$ PER MONTH TO START 60 DAYS AFTER RELEASE / ON

☐ DEFENDANT IS REFERRED TO ☐ REVENUE & RECOVERY ☐ COURT COLLECTIONS TO SET UP AN ACCOUNT. ☐ DEFENDANT IS TO REPORT TO PROBATION / REV. & REC/ COURT COLLECTIONS FORTHWITH / WITHIN 72 HOURS OF RELEASE FROM CUSTODY.

C ☐ DEFENDANT REMANDED TO CUSTODY OF SHERIFF ☐ WITHOUT BAIL. ☐ WITH BAIL SET AT \$ S ☒ DEFENDANT TO REMAIN AT LIBERTY ☐ ON BOND POSTED \$ ☐ ON PROBATION. ☐ ON DEJ. ☐ ON OWN / SUPERVISED RECOGNIZANCE. T ☐ DEFENDANT ORDERED RELEASED FROM CUSTODY ☒ ON PROBATION. ☐ ON OWN / SUPERVISED RECOGNIZANCE. ☐ ON DEJ. ☐ THIS CASE ONLY.

F ☐ DEFENDANT WAIVES STATUTORY TIME FOR PRONOUNCEMENT OF JUDGMENT. U ☐ DEFENDANT REFERRED FOR DIAGNOSTIC EVALUATION. ☐ PER PC 1203.03. ☐ PER WI 707.2.

G ☐ CONTINUED TO / SET FOR AT M. IN DEPT. ON MOTION OF COURT / DDA / DEFENDANT / PROBATION OFFICER. REASON:

B ☐ BENCH WARRANT TO ISSUE, BAIL SET AT \$ ☐ SERVICE FORTHWITH. ☐ ORDERED WITHHELD TO W ☐ BENCH WARRANT ISSUED / ORDERED IS RECALLED / RESCINDED. N ☐ BAIL IS ☐ EXONERATED. ☐ FORFEITED. AMOUNT \$ BOND NO.

D ☐ BOND COMPANY AGENT S

M ☐ PROCEEDINGS SUSPENDED ☐ PER PC 1368, MENTAL COMPETENCY. (SEE BELOW FOR DATES OF EXAMINATION AND HEARING.) H ☐ PER WI 3051, ADDICTION OR DANGER OF ADDICTION. SERVICE OF PETITION:

O ☐ PROBATION TO PREPARE SUPP. REPT. / SUBMIT POST-SENT REPT TO CDC PER PC1203c. ☐ REPT. TO REG. OF VOTERS. ☐ DMV ABSTRACT. B.A.C. T ☐ CONCURRENT WITH / CONSECUTIVE TO:

Unreported chambers conference held. The civil documents sent to the Court were not served on either Mr. Babcock or Ms. Boulton. Court further finds the civil documents were filed untimely. Robert Trentacosta with this court. Court finds that there is proof that the 3 computer seized were not instrumentally used in the robbery. TRENTACOSTA are to be returned to the defendant. Items found on lines 12-19 of the people's moving papers are to be returned to the defendant. The people are to prepare a formal release with approval by defense counsel.

EXHIBIT 6

SCD182630 DA ABF40001

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

DATE 08-16-05 AT 08:30 M.

☒ CENTRAL ☐ NORTH ☐ EAST ☐ SOUTH
OTHER MOTION HC

PRESENT: HONORABLE ROBERT J. TRENTACOSTA

JUDGE PRESIDING DEPARTMENT 016

CLERK B. Lindahl

Betty Ashe
CSR No. 4844

CSR#

REPORTER'S ADDRESS: P.O. BOX 120128, SAN DIEGO, CA 92112-0128

THE PEOPLE OF THE STATE OF CALIFORNIA
VS.

T. Boulan, A.G.
DEPUTY DISTRICT ATTORNEY

STANLEY ALAN H
DEFENDANT

BOB COCK, JR.
ATTORNEY FOR DEFENDANT (PD / APD / PCO / RETAINED)

VIOLATION OF PC632(A) / m

P.O.

ENH(S) INTERP. OATH ON FILE / SWN.

PRIOR(S) LANGUAGE

DEFENDANT ☐ PRESENT ☒ NOT PRESENT ☐ NOT PRODUCED

DEFENDANT ADVISED OF RIGHTS AND ADMITS / DENIES A VIOLATION OF PROBATION ☐ WAIVES HEARING.
PROBATION IS / REMAINS: FORMALLY / SUMMARILY ☐ REVOKED ☐ REINST ☐ MODIFIED ☒ CONT ☒ ST&C ☐ TERM. ☐ EXT. TO:

☐ WAIVES ARRAIGNMENT. ☐ ARRAIGNED FOR JUDGMENT. ☐ IMPOSITION / EXECUTION OF SENTENCE IS SUSPENDED.

☐ PROBATION IS: ☐ DENIED ☐ GRANTED YEARS (FORMAL/SUMMARY) TO EXPIRE

☐ COMMITMENT TO SHERIFF FOR DAYS. STAYED TO / PNDG. SUCC. COMPL. OF PROB. ☐ PAROLE NOT TO BE GRANTED.

☐ PERFORM HRS / DAYS PSP / VOL. WORK AT NONPROFIT ORG. SUBMIT PROOF TO PROBATION / COURT BY

☐ 4TH AMENDMENT WAIVER ☐ FORMAL PROB. CONVERTS TO SUMM. PROB.

☐ FURTHER CONDITIONS ARE SET FORTH IN PROBATION ORDER. ☐ WORK FURLOUGH, REPORT:

☐ DEFENDANT IS COMMITTED TO THE CALIFORNIA YOUTH AUTHORITY ☐ PER WI 1737

☐ DEFENDANT IS COMMITTED TO THE DEPARTMENT OF CORRECTIONS ☐ PER PC 1170(d).

☐ FOR LOWER / MIDDLE / UPPER / INDETERMINATE TERM OF YEARS / MONTHS / TO LIFE

☐ ON COUNT CODE & NO. ☐ PRINCIPAL COUNT. ☐ STIPULATED SENTENCE.

☐ DEFENDANT SENTENCED PER PC 667(b)-(i)/1170.12. ☐ NOTICE OF FIREARMS PROHIBITION GIVEN PER PC 12021.

☐ NO VISITATION PER PC 1202.05. VICTIM IS UNDER 18 YRS. OF AGE. DA TO COMPLY WITH NOTICES.

☐ DEFT. ADVISED REGARDING PAROLE / APPEAL RIGHTS. ☐ REGISTRATION PER PC 290 / HS 11590 / PC 457.1 / PC 186.30. ☐ TESTING PER PC 1202.1 HIV / PC 296 DNA.

☐ DEFENDANT TO PAY: FINE OF \$ PLUS PENALTY ASSESSMENT. ☐ \$20 COURT SECURITY FEE. ☐ PROBATION COSTS. ☐ BOOKING FEES.

REST. FINE(S): ☐ \$ PER PC 1202.4(b). ☐ FORTHWITH PER PC 2085.5. ☐ \$ PER PC 1202.45 SUSP. UNLESS PAROLE REVOKED.

☐ RESTITUTION TO VICTIM(S) PER P.O.'S REPORT / REST. FUND PER PC 1202.4(f) OF \$ / IN AN AMT. TO BE DETERMINED. ☐ JOINT & SEVERAL.

☐ COURT-APPOINTED ATTORNEY FEES ORDERED IN THE AMOUNT OF \$

☐ INCOME DEDUCTION ORDER OF \$ PER PAY PERIOD PER PC 1202.42 STAYED UNLESS DEFT. FAILS TO PAY VICTIM REST. NOTICE OF RIGHTS PROVIDED.

☐ AT THE COMBINED RATE OF \$ PER MONTH TO START 60 DAYS AFTER RELEASE / ON

☐ DEFENDANT IS REFERRED TO ☐ REVENUE & RECOVERY ☐ COURT COLLECTIONS TO SET UP AN ACCOUNT.

☐ DEFENDANT IS TO REPORT TO PROBATION / REV. & REC/ COURT COLLECTIONS FORTHWITH / WITHIN 72 HOURS OF RELEASE FROM CUSTODY.

CUSTODY ☐ DEFENDANT REMANDED TO CUSTODY OF SHERIFF ☐ WITHOUT BAIL. ☐ WITH BAIL SET AT \$
DEFENDANT TO REMAIN AT LIBERTY ☐ ON BOND POSTED \$ ☒ ON PROBATION. ☐ ON DEJ. ☐ ON OWN / SUPERVISED RECOGNIZANCE.
DEFENDANT ORDERED RELEASED FROM CUSTODY ☐ ON PROBATION. ☐ ON OWN / SUPERVISED RECOGNIZANCE. ☐ ON DEJ. ☐ THIS CASE ONLY.

FRUGTS ☐ DEFENDANT WAIVES STATUTORY TIME FOR PRONOUNCEMENT OF JUDGMENT.
☐ DEFENDANT REFERRED FOR DIAGNOSTIC EVALUATION. ☐ PER PC 1203.03. ☐ PER WI 707.2.
CONTINUED TO / SET FOR AT M. IN DEPT. ON MOTION
OF COURT / DDA / DEFENDANT / PROBATION OFFICER. REASON:

WARRANTS ☐ BENCH WARRANT TO ISSUE, BAIL SET AT \$ ☐ SERVICE FORTHWITH. ☐ ORDERED WITHHELD TO
☐ BENCH WARRANT ISSUED / ORDERED IS RECALLED / RESCINDED.
☐ BAIL IS ☐ EXONERATED. ☐ FORFEITED. AMOUNT \$ BOND NO.
BOND COMPANY AGENT

MH ☐ PROCEEDINGS SUSPENDED ☐ PER PC 1368, MENTAL COMPETENCY. (SEE BELOW FOR DATES OF EXAMINATION AND HEARING.)
☐ PER WI 3051, ADDICTION OR DANGER OF ADDICTION. SERVICE OF PETITION:

OTHER ☐ PROBATION TO PREPARE SUPP. REPT. / SUBMIT POST-SENT REPT TO CDC PER PC1203c. ☐ REPT. TO REG. OF VOTERS. ☐ DMV ABSTRACT. B.A.C.
☐ CONCURRENT WITH / CONSECUTIVE TO:

attorney J. Sanzo is present on behalf of Evident Data. attorney
A. Haddad is present on behalf of F. Lopez. The hard
drive (serial # YATKAHBE) is hereby ordered destroyed.
People to submit formal order to Robert Trentacosta
court.

ROBERT J. TRENTACOSTA JUDGE OF THE SUPERIOR COURT

CRIMINAL MINUTES - PRONOUNCEMENT OF JUDGEMENT

EXHIBIT 7

SCD190132 DA ABM07701 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO
DATE 08-16-05 AT 01:30 M. ☒ CENTRAL ☐ NORTH ☐ EAST ☐ SOUTH
PROB HEAR-SENTENCING

PRESENT: HONORABLE GEORGE W. CLARKE JUDGE PRESIDING DEPARTMENT 029
CLERK: [Signature] / [Signature] REPORTER Michelle Neuenswander CSR#12508
REPORTER'S ADDRESS: P.O. BOX 120128, SAN DIEGO, CA 92112-0128

THE PEOPLE OF THE STATE OF CALIFORNIA VS. TAYLOR, GLENN E. N - S. DADMAN DEPUTY DISTRICT ATTORNEY
VIOLATION OF BP6126(B) (1) P.O. J. Halteman
ENH(S) INTERP. OATH ON FILE / SWN.
PRIOR(S) LANGUAGE

DEFENDANT ☒ PRESENT ☐ NOT PRESENT ☐ NOT PRODUCED
PR ☐ DEFENDANT ADVISED OF RIGHTS AND ADMITS / DENIES A VIOLATION OF PROBATION ☐ WAIVES HEARING.
RV PROBATION IS / REMAINS: FORMALLY / SUMMARILY ☐ REVOKED ☐ REINST ☐ MODIFIED ☐ CONT ☐ ST&C ☐ TERMD. ☐ EXT. TO:
J ☒ WAIVES ARRAIGNMENT. ☐ ARRAIGNED FOR JUDGMENT. ☒ IMPOSITION / EXECUTION OF SENTENCE IS SUSPENDED.
U ☒ PROBATION IS: ☐ DENIED ☒ GRANTED 5 YEARS (FORMAL / SUMMARY) TO EXPIRE 08-15-10
D ☒ COMMITMENT TO SHERIFF FOR 3 DAYS. STAYED TO / PNDG. SUCC. COMPL. OF PROB. ☐ PAROLE NOT TO BE GRANTED.
G ☒ PERFORM 20 HRS / DAYS PSP VOL WORK AT NONPROFIT ORG. SUBMIT PROOF TO PROBATION / COURT BY
M ☒ 4TH AMENDMENT WAIVER 2 DAYS PER WEEK, UNLESS EMPLOYED THEN 1 DAY EVERY OTHER WEEK
E ☒ FURTHER CONDITIONS ARE SET FORTH IN PROBATION ORDER. ☐ WORK FURLOUGH, REPORT. MAY BE
N ☐ DEFENDANT IS COMMITTED TO THE CALIFORNIA YOUTH AUTHORITY ☐ PER WI 1737 DONE IN SAN
T ☐ DEFENDANT IS COMMITTED TO THE DEPARTMENT OF CORRECTIONS ☐ PER PC 1170.1 SAN BE ENVRING COUNTY
CREDIT FOR TIME SERVED
3 DAYS LOCAL
0 DAYS STATE INST.
3 DAYS PC 4019 / 2933.1
3 TOTAL DAYS CREDIT
X NOTICE OF FIREARMS PROHIBITION GIVEN PER PC 12021.
X NO VISITATION PER PC 1202.05. VICTIM IS UNDER 18 YRS. OF AGE. DA TO COMPLY WITH NOTICES.
X DEFENDANT TO PAY: FINE OF \$ 239 PLUS PENALTY ASSESSMENT. \$ 20 COURT SECURITY FEE. X TESTING PER PC 1202.1 HIV / PC 296 DNA
REST. FINE(S): \$ 200 PER PC 1202.4(b). X \$ 200 PER PC 1202.4(c) SUSP. UNLESS PAROLE REVOKD.
X RESTITUTION TO VICTIM(S) PER P.O.'S REPORT / REST. FUND PER PC 1202.4(f) OF \$ 471.05 IN AN AMT. TO BE DETERMINED ☐ JOINT & SEVERAL.
X COURT-APPOINTED ATTORNEY FEES ORDERED IN THE AMOUNT OF \$
X INCOME DEDUCTION ORDER OF \$ 100 PER PAY PERIOD PER PC 1202.42 STAYED UNLESS DEFT. FAILS TO PAY VICTIM REST. NOTICE OF RIGHTS PROVIDED.
X AT THE COMBINED RATE OF \$ 100 PER MONTH TO START 60 DAYS AFTER RELEASE / ON 10-17-05
X DEFENDANT IS REFERRED TO REVENUE & RECOVERY ☐ COURT COLLECTIONS, TO SET UP AN ACCOUNT.
X DEFENDANT IS TO REPORT TO PROBATION REV. & REC / COURT COLLECTIONS FORTHWITH (WITHIN 72 HOURS OF RELEASE FROM CUSTODY).

C S ☐ DEFENDANT REMANDED TO CUSTODY OF SHERIFF ☐ WITHOUT BAIL. ☐ WITH BAIL SET AT \$
U T ☐ DEFENDANT TO REMAIN AT LIBERTY ☐ ON BOND POSTED \$ ☒ ON PROBATION. ☐ ON DEJ. ☐ ON OWN / SUPERVISED RECOGNIZANCE.
T ☐ DEFENDANT ORDERED RELEASED FROM CUSTODY ☐ ON PROBATION. ☐ ON OWN / SUPERVISED RECOGNIZANCE. ☐ ON DEJ. ☐ THIS CASE ONLY.

F R ☐ DEFENDANT WAIVES STATUTORY TIME FOR PRONOUNCEMENT OF JUDGMENT.
U G ☐ DEFENDANT REFERRED FOR DIAGNOSTIC EVALUATION. ☐ PER PC 1203.03. ☐ PER WI 707.2.
T S CONTINUED TO / SET FOR AT M. IN DEPT. ON MOTION
OF COURT / DDA / DEFENDANT / PROBATION OFFICER. REASON:

B R ☐ BENCH WARRANT TO ISSUE, BAIL SET AT \$ ☐ SERVICE FORTHWITH. ☐ ORDERED WITHHELD TO
O R ☐ BENCH WARRANT ISSUED / ORDERED IS RECALLED / RESCINDED.
N D ☐ BAIL IS ☐ EXONERATED. ☐ FORFEITED. AMOUNT \$ BOND NO. AGENT
D S BOND COMPANY

M ☐ PROCEEDINGS SUSPENDED ☐ PER PC 1368, MENTAL COMPETENCY. (SEE BELOW FOR DATES OF EXAMINATION AND HEARING.)
H ☐ PER WI 3051, ADDICTION OR DANGER OF ADDICTION. SERVICE OF PETITION:

O ☐ PROBATION TO PREPARE SUPP. REPT. / SUBMIT POST-SENT REPT TO CDC PER PC1203c. ☐ REPT. TO REG. OF VOTERS. ☐ DMV ABSTRACT. B.A.C.
T H ☐ CONCURRENT WITH / CONSECUTIVE TO:

Victim Alan Stanley addresses the Court.
- Russell Babcock (atty) addresses the Court.
VICTIM RESTITUTION IS TO BE PAID FIRST
THEN COURT FINES, FEES + COSTS.
DATE: AUG 18 2005
Attest: A true copy,
Court Administr.
By: [Signature] Deputy
JUDGE OF THE SUPERIOR COURT
GEORGE W. CLARKE
SDSC CR-2B(Rev. 9-03) CRIMINAL MINUTES - PRONOUNCEMENT OF JUDGEMENT

TAYLOR GLENN E STATUS: DR \$ BB CB (Y/N)
CD190132 PROS. # ABM07701 DOB: 042455 BKG # CTS: 3 days hrs.
PE: 07-14-05 A08:15 DEPT. # FD2 INTERPRETER: Spanish Sworn Oath on File
JUDGE/GONM/PRO TEM: GEORGE W. CLARKE STIP. FILED REPORTER - CSR Michelle Neuenswander CSR#12508
CLERK: Winder / MBeiger TAPE # COUNTER #

CHARGE(S): BP6126(B) BP6126(B) BP6126(B) BP6126(B) PC 487(a) C1.8
BP6126(B) BP6126(B) BP6126(B) BP6126(B)
FUTURE DATES: PE 07-28-05 1:15pm D11 1hr S. Dadmun N 25-4 50
C. Rosten

Attorney for the People (PDA, DCA) Attorney for the Defendant (PD / APD / PCC / Retained / Counseling)
Defendant present by (with) without counsel in pro per via audio/video not produced in courtroom Defendant failed to appear
4th AMENDMENT WAIVER PREVIOUSLY ORDERED PROTECTIVE ORDER PURSUANT TO PC136.2 PREVIOUSLY ISSUED
Case called for FTA Arraignment Bail Review Readiness/DWT Jury Trial Preliminary Examination Motion
DEJ Protective Order Expires:
Warrant Ordered/Issued on Warrant Cleared Warrant Outstanding

CASE TRANSFERRED TO DEPT. TIME ESTIMATE:
Complaint amended by interlineation to read:
Amended Amendment to complaint filed charging adding VC23103(a) pursuant to VC23103.5 VC22107, VC21658(a), PC647(f)
as INFRACTION(S) pursuant to PC17(d)(2) other:
Defendant advised of and waives the right to a separate and conflict-free attorney / interpreter for this court appearance.
Defendant duly arraigned and advised of the constitutional and statutory rights as indicated on the reverse side of this minute order.
Acknowledgment of advisal of constitutional rights signed and filed. Defendant has received copy of complaint.
Defendant waives reading of complaint. Def. states true name is on complaint line)
DEFENDANT PLEADS NOT GUILTY and denies any priors/allegations/separate convictions alleged on amended complaint.
Defendant WAIVES: time for speedy trial 10 day/60 day statutory time for preliminary hearing personal presence per PC977
jury trial preliminary hearing

COUNSEL REQUEST FOR APPOINTED ATTY. Granted Public Defender Alternate Public Defender Private Conflict Counsel
Atty: Denied Referred to Near Indigent Panel Deft to retain counsel.
The Court finds the defendant is is not qualified to represent self in PRO PER. Lopez Waiver signed and filed.
CONVICTION Deft is sworn and examined. Defendant withdraws any previously entered plea.
DEFENDANT PLEADS: GUILTY NO CONTEST to: CA 1 BP6126(b) VC23152(a) / (b)
Admits separate conviction(s) alleged/ allegation(s)
charges contained in amended/amendment to complaint. VC23103(a) per 23103.5 as a lesser included offense of
On motion of Court/People/Defendant Count(s) remaining is/are DISMISSED FOJ VOP
On motion of Court/People/Defendant Allegation(s)/Plea(s) remaining is/are STRICKEN FOJ VOP
Plea form executed and filed Peo vs. West BAC: VC23593 advisal given PC666 advisal given
WAIVERS: Harvey Arbuckle Blakely Court finds a knowing and intelligent waiver of constitutional rights and factual basis for the plea.
PC1210 accepted declined. Time waived for sentencing, see JUDGMENT.
Stipulated bindover. Case certified as a general jurisdiction matter. Complaint deemed the Information.
Defendant to provide DNA database samples as directed by Sheriff or Probation Dept. - PC296(a).

MOTIONS Motion for by People/Defendant with/without objection granted/denied.
PC1000 Defendant's application for reinstatement to Deferred Entry of Judgment granted as to count(s) for mo./ yrs.
New term Time waived for sentencing S.D. Rescue Mission Program Enroll by Term to be determined by Assessor.
\$ Admin. fee (PC1001.15) \$ DEJ Restitution fee (PC1001.90) Comply with all orders of Assessor.
\$ credit for time served TOTAL AMOUNT DUE \$ Forthwith By Waived.
Defendant has satisfactorily COMPLETED the DEJ Program, previously entered plea to count(s) set aside and charges dismissed.
Defendant has FAILED to satisfactorily perform in the DEJ Program. PC1000 set aside and any unpaid fees pertaining thereto deleted.
Court makes a finding of guilt to the charge(s) pled. Time waived for sentencing, see JUDGMENT.

REFERRALS Report forthwith by to Assessment Unit Probation Department
Pre-Sentence Mini Supplemental Psych. Limited re: Drugs / Alcohol / Domestic Violence / Anger Management / Restitution Report Ordered.
Court Collections for payment of Attorney fee \$ Indigent as to Attorney Fees.
The Court finds that the defendant has the ability to repay the County of San Diego for the costs of Court Appointed Attorney fees.

HEARINGS Set/continued on motion of People Defense Opposed Unopposed By Stipulation, Statutory time is WAIVED
Re-Attorney at in Dept. Motion/PC1538.5 at in Dept.
Arraignment at in Dept. Jury / Court Trial at in Dept.
Bail Review at in Dept. Sentencing at in Dept.
Readiness/DWT at in Dept. Prob. Hrg. & Sent 08-16-05 at 1:30 in Dept. 29
Prelim Exam at in Dept. DEJ Hearing at in Dept.
Time Estimate: hr/day Set with case(s): to trail for revocation

OTHER Verbal notice of license suspension (DL 310) signed. Fingerprint form filed.

CUSTODY STATUS Deft. REMANDED to custody of Sheriff, bail \$ WITHOUT BAIL Per PC1275 as set
increased reduced Bail Unit Report Ordered re: SOR
Deft. RELEASED: on bail previously posted. after booking DEJ W/ORSOR same terms and conditions
to an authorized representative of: on at
Release Conditions: Attend AA/CA/NA/MA Migs. per week and submit proof at each court hearing. Abstain from alcohol.
Not use or possess any controlled substances without a valid prescription. Not possess narcotic paraphernalia.
Deft. waives 4th amendment rights and agrees to submit person, property, place of residence, vehicle, personal effects to search at any time with or without a warrant, and with or without reasonable cause, when required by a Probation Officer or other law enforcement officer until revoked. for the duration of deferred entry of judgment. Have no contact with / stay away from: PC136.2 Protective Order issued
Previously ordered: 4th WAIVER continues deleted PROTECTIVE ORDER continues deleted.

WARRANT Arrest Bench Warrant ordered Bail set at \$ No Bail ISSUED ON:
Schedule for hrg. Mandatory Appearance Night Service Auth. Cash bail may be forfeited. HOLD issuance to DATE SET ABOVE. Warrant previously ordered/issued remains outstanding rescinded RECALLED ON:
Affidavit requested. Due by:

BAIL STATUS Bail is exonerated forfeited Fine from bail, refund balance. Decl. of non-collusion/ re-assumption of liability filed.
Bail forfeiture set aside and bond reinstated/exonerated upon payment of court cost \$ within 30 days cost waived
Bond #: Bond \$ Bond Co.

Attest a true copy Dated: AUG 2005 Attest: A true copy Deputy Clerk
Distribution by: CW on 11/4/05 to: Jail Def. Atty. Pros. Prob. Bail Interpreter Assessment Other: Court Administrator Deputy
SDSC CRM-150(Rev. 5-05) MISDEMEANOR/FELONY PRE-DISPOSITION MINUTES

nt:

CASE NUMBER:

CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST

7a. I understand that I may receive this maximum punishment as a result of my plea: 3 years in State Prison, \$ 10,000 fine and 4 years parole (4, 7, 14, life) with return to prison for every parole violation. If I am not sentenced to prison I may receive probation for a period up to 5 years or the maximum prison term, whichever is greater. As conditions of probation I may be given up to a year in jail custody, plus the fine, and any other conditions deemed reasonable by the Court. I understand that if I violate any condition of probation I can be sent to State Prison for the maximum term as stated above.

7b. I understand that I must pay a restitution fine (\$200 - \$10,000), that I will also be subject to a suspended fine in the same amount, and that I must pay full restitution to all victims.

7c. I understand that my conviction in this case will be a serious/violent felony ("strike") resulting in mandatory denial of probation and substantially increased penalties in any future felony case.

7d. I understand that if I am not a U.S. citizen, this plea of Guilty/No Contest may result in my removal/deportation, exclusion from admission to the U.S. and denial of naturalization. Additionally, if this plea is to an "Aggravated Felony" listed on the back of this form, then I **will** be deported, excluded from admission to the U.S., and denied naturalization.

7e. I understand that my plea of Guilty or No Contest in this case could result in revocation of my probation or parole in other cases, and consecutive sentences.

7f. My attorney has explained to me that other possible consequences of this plea may be:
(Circle applicable consequences.)

- | | | |
|---|--|---|
| (1) Consecutive sentences | (7) Priorable (increased punishment for future offenses) | (13) Reduced conduct credits |
| (2) Loss of driving privileges | (8) Prison prior | (a) Violent Felony (No credit or max. 15%) |
| (3) Commitment to Youth Authority | (9) Mandatory prison | (b) Prior Strike(s) (No credit to max. 20%) |
| (4) Registration as an arson / sex / narcotic / gang offender | (10) Presumptive prison | (c) Murder on/after 6/3/98 (No credit) |
| (5) Cannot possess firearms or ammunition | (11) Sexually Violent Predator Law | (14) Loss of public assistance |
| (6) Blood test and saliva sample | (12) Possible/Mandatory hormone suppression treatment | (15) AIDS education program |
| | | (16) Other: _____ |

OTHER WAIVERS

8. **(Appeal Rights)** I give up my right to appeal the following: 1) denial of my 1538.5 motion, 2) issues related to strikes priors (under PC sections 667(b)-(i) and 1170.12), and 3) any sentence stipulated herein.

9. **(Harvey Waiver)** The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfilled, dismissed or stricken charges or allegations or cases when granting probation, ordering restitution or imposing sentence.

10. **(Arbuckle Waiver)** I give up my right to be sentenced by the judge who accepts this plea.

11. **(Probation Report)** I give up my right to a full probation report before sentencing.

nt:

CASE NUMBER:

PLEA

12. I now plead Guilty/No Contest and admit the charges, convictions and allegations described in paragraph #1, above. I admit that on the dates charged, I: (Describe facts as to each charge and allegation)

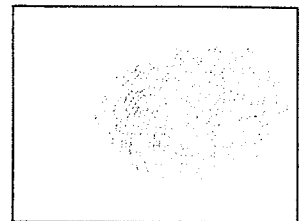
practiced law after I was involuntarily
enrolled as an inactive member of the
State Bar.

13. I declare under penalty of perjury that I have read, understood, and initialed each item above and any attached addendum, and everything on the form and any attached addendum is true and correct.

Dated: 7-14-06 Defendant's Signature _____

Defendant's Address: 14025 Courtney Walk Lane
Chino Hills Street CA 91709
City State Zip

Telephone Number: (909) 590-1519



Defendant's Right Thumb Print

ATTORNEY'S STATEMENT

I, the attorney for the defendant in the above-entitled case, personally read and explained to the defendant the entire contents of this plea form and any addendum thereto. I discussed all charges and possible defenses with the defendant, and the consequences of this plea, including any immigration consequences. I personally observed the defendant fill in and initial each item, or read and initial each item to acknowledge his/her understanding and waivers. I observed the defendant date and sign this form and any addendum. I concur in the defendant's plea and waiver of constitutional rights.

Dated: 7.14.05 Stewart K. Nadler
(Print Name) Attorney for Defendant (Signature)
(Circle one: PD / APD / PCC / RETAINED)

INTERPRETER'S STATEMENT (If Applicable)

I, the sworn _____ language interpreter in this proceeding, truly translated for the defendant the entire contents of this form and any attached addendum. The defendant indicated understanding of the contents of this form and any addendum and then initialed and signed the form and any addendum.

Dated: _____
(Print Name) Court Interpreter (Signature)

PROSECUTOR'S STATEMENT

The People of the State of California, plaintiff, by its attorney, the District Attorney for the County of San Diego, concurs with the defendant's plea of Guilty/No Contest as set forth above.

Dated: 7/14/05 A. CRAIG ROOTEN
(Print Name) Deputy District Attorney (Signature)

COURT'S FINDING AND ORDER

The Court, having questioned the defendant and defendant's attorney concerning the defendant's plea of Guilty/No Contest and admissions of the prior convictions and allegations, if any, finds that: The defendant understands and voluntarily and intelligently waives his/her constitutional rights; the defendant's plea and admissions are freely and voluntarily made; the defendant understands the nature of the charges and the consequences of the plea and admissions; and there is a factual basis for same. The Court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

Dated: JUL 14 2005

GEORGE W. CLARKE

DATE: AUG 18 2005
Attest: A true copy,

By [Signature] Judge of the Superior Court
Court Administrator
Deputy

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

FOR COURT USE ONLY

FILED
Clerk of the Superior Court

AUG 16 2005

By: A. Helfers

CASE # SCD 190132

DA # ABM07701

DEPT # SDSC

PROB A # 21114681

PEOPLE OF THE STATE OF CALIFORNIA,
VS

Plaintiff,

CII #

BK # 15120164

Glenn Edward Taylor

Defendant.

P.O. NAME: C. White

ORDER GRANTING PROBATION
(PC 1203)

WORK LOCATION: HOJ

MAIL STATION: C-96

Having been convicted of violating section(s) BP62126 (b) - Ct 1

IT IS ORDERED that the ☒ imposition of sentence be suspended / ☐ execution of sentence of _____ years / months in state prison be suspended, for 2.5 years, and the defendant be granted ☒ formal / ☐ summary probation; ☐ formal to convert to summary upon successful completion of 18 months probation if approved by the P.O.; any felony subject to PC17(b) to remain a felony; on the following terms and conditions:

1. **COMMITMENT:** a. ☒ To the custody of the Sheriff for 3 day(s), with credit for 3 actual day(s) and 0 PC 4019 credits, for a total of 3 day(s) credit. ☐ Defendant may be released after a minimum of _____ days to an authorized representative of _____ Custody is stayed until _____.

b. ☐ **COMMIT RECOMMENDATIONS:** 1. ☐ The Electronic Surveillance Program 2. ☐ Probation Work Furlough.
Defendant to report to Probation Work Furlough on _____ at _____ am / pm to 551 S. 35th St., San Diego 92113.
c. ☐ Custody is to be served consecutive to / concurrent with _____.

2. **PROBATION DEPARTMENT PUBLIC SERVICE PROGRAM (PSP) / VOLUNTEER WORK:** a. ☒ Work 20 day(s) in PSP.
The defendant is to enroll within 72 hours at one of the following locations:

Vista Probation	El Cajon Probation	PSP Work Project Office	Downtown Probation
325 S. Melrose Dr. #2600	250 W. Main St., 8 th Fl.	5555 Overland Avenue	330 W. Broadway #557
Vista Courthouse	El Cajon Courthouse	Kearney Mesa	San Diego
(760) 806-2333	(619) 441-3440	(858) 560-3258 *	(619) 515-8203

Report for work at the PSP Work Project Office as directed at enrollment. Call ONLY if information is needed.

b. ☐ The defendant may work in another county.

c. ☒ Complete up to 20 days PSP, if directed by the P.O.

d. ☒ Complete 60 hours of vol. work at a nonprofit org. by 8/15/06 with written proof to the P.O. / court by 9/1/06.

3. **THE DEFENDANT SHALL PAY:** a. ☒ Fine of \$ 239 - plus penalty assessment and PC 1465.7(a) surcharge.

b. ☐ A criminal lab analysis fee of \$ _____ and drug program fee of \$ _____ per HS 11372.5 and HS 11372.7.

c. ☐ A fine of \$10.00 per PC 1202.5 for payment to _____ law enforcement agency.

d. ☒ Restitution fine of \$ 200 - per PC 1202.4(b). e. ☒ A \$20 court security fee per PC 1465.8.

f. ☒ Restitution of \$ 10,000 - per P.O.'s report / Restitution Fund, plus 10% annual interest on unsatisfied amount.

g. ☐ Restitution is joint and several with the co-defendant(s) _____
The defendant's share is currently set at \$ _____. h. ☒ Order is enforceable as a civil judgment under PC 1202.4(i).

i. ☐ Income deduction order of \$ _____ per pay period per PC 1202.42 stayed unless defendant fails to pay victim restitution.

j. ☒ All fines and/or restitution are to be paid to Probation through Revenue & Recovery / Court Collections at the combined rate of \$ 100.00 per month. Payments are to start ☐ 60 days after release from custody / ☒ on 10/17/05.

k. ☒ Restitution is to be determined / modified by further court order if the victim reports a loss / further loss.

4. **UNDOCUMENTED DEFENDANT CONDITIONS:** An undocumented defendant shall: ☐ Not enter or be in the United States without proper documentation of lawful presence. ☐ Report to the P.O. within 72 hours of entry, legal or illegal, into the United States.

5. **WAIVER OF EXTRADITION:**

☒ Defendant waives extradition and agrees NOT to contest any such extradition to the State of California from any other state, government, country or jurisdiction. The waiver is in effect from today through the duration of probation, including periods of revocation.

6. **THE DEFENDANT SHALL** ☒ Follow such course of conduct as the probation officer prescribes.

b. ☒ Not possess a firearm, ammunition, or deadly weapon.

c. ☒ Have a photo ID card on your person at all times.

d. ☒ Obey all laws. Minor traffic infractions will not affect probation status. e. ☒ Comply with a curfew if so directed by the P.O.

f. ☒ Report to the P.O. as directed, including within 72 hours of any release from custody. If homeless, report to the Probation Office at _____ within 72 hours. Thereafter, report in person the first day of each month until directed to do otherwise.

g. ☒ Report any change of address or employment to the P.O. and Revenue & Recovery / Court Collections within 72 hours.

h. ☒ If contacted by law enforcement, provide true name, address, and date of birth. Report contact or arrest in writing to the probation officer within 7 days. Include the date of contact/arrest, charges, if any, and the name of the law enforcement agency.

i. ☒ Obtain the consent of the P.O. before leaving San Diego county OR obtain written consent of the San Diego Superior Court and the P.O. before moving to another state. ☒ The defendant may travel to or reside in SAN BERNARDINO per interstate compact.

j. ☐ Register per ☐ HS 11590 ☐ PC 290 ☐ PC 457.1 ☐ PC 186.30 k. ☐ Take psychotropic meds as prescribed by doctor.

l. ☒ Submit person, property, residence, vehicle, personal effects, _____ to search at any time with or without a warrant, and with or without reasonable cause, when required by probation officer or other law enforcement officer.

m. ☒ Seek and maintain full-time employment, schooling, or a full-time combination thereof if directed by the P.O.

n. ☐ Not maintain a checking/charge account or be in possession of checks, credit and/or access cards unless issued per employment.

o. ☐ Contact the San Diego Council on Literacy for an educational assessment if directed by the P.O.

Victim Restitution to be paid first, then court fees, costs

ALL CIRCLED LETTERS ARE PROBABLY

Glenn Edward Taylor

CASE NUMBER: SCD190132
PROBATION A# 21114681

CONDITIONS LISTED IN SECTIONS 7, 8, 9, 10 AND 11 ARE NORMALLY IMPOSED IN CASES INVOLVING SPECIFIED OFFENSES, E.G., DRUGS, ALCOHOL, SEX, ETC., BUT MAY BE IMPOSED FOR OTHER OFFENSES IF REASONABLE AND LAWFUL.

7. TREATMENT, THERAPY, COUNSELING

as provided pursuant to paragraph 7(a) of this order

- a. ☒ Participate in treatment, therapy, counseling, or other course of conduct as suggested by validated assessment tests.
- b. ☒ All records related to treatment of the defendant including, but not limited to, ~~history and physical examination, discharge summary, progress notes, medication records, drug and alcohol test results, interpretation of images (x-rays), laboratory results, dental records, psychiatric records including consultations, HIV/AIDS blood test results, physician orders, pharmacy records, immunizations records, nursing notes and drug and alcohol rehabilitation records, including but not limited to mental health, alcohol abuse and substance abuse, shall be made available upon request to the Court and the Probation Department by all individuals, agencies and entities, including, but not limited to, hospitals, laboratories, health insurers, health plans, health maintenance organizations, employers, hospitals, clinics, physicians, psychologists, psychotherapists, counselors and any other individual or entity paying for or providing health or psychological treatment or assessment services.~~

8. DRUG CONDITIONS:

- a. ☐ Attend and successfully complete a ☐ Psychiatric ☐ Individual ☐ Group ☐ Substance Abuse counseling program approved by the P.O., ☐ as/☐ if directed by the P.O. Authorize the counselor to provide progress reports to the probation officer or court when requested; all costs to be borne by defendant.
- b. ☐ Complete a program of residential treatment and aftercare ☐ as/☐ if directed by probation officer.
- c. ☐ Attend meetings of Alcoholics/Narcotics Anonymous or similar organization ☐ as/☐ if directed by the probation officer.
- d. ☐ Not use or possess any controlled substance without a valid prescription and submit to testing for the use of controlled substances/alcohol when required by the probation or law enforcement officer.
- e. ☐ Complete the county AIDS Education Course per PC 1001.10; Call Provider at _____ within 30 days of release from custody or issuance of order to enroll unless course is completed while defendant is in custody.

9. ALCOHOL CONDITIONS:

- a. ☐ Totally abstain from the use of alcohol.
- b. ☐ Register/enroll in the SB38/First Conviction Program within 30 days, and satisfactorily complete that program as directed by the probation officer. All costs are to be borne by the defendant.
- c. ☐ Take antabuse (if physically able, as determined by a licensed physician) if directed by the P.O. and continue in the program until excused. If not physically able to take antabuse, submit a written statement from physician verifying inability to do so.
- d. ☐ Whenever requested by the P.O., a law enforcement officer, or the court ordered treatment program, submit to any chemical test of blood, breath, or urine to determine the blood alcohol content and authorize release of results to P.O. or the court.
- e. ☐ Surrender your driver's license forthwith to the court for forwarding to DMV per VC 13350-51 / 13357 / 13202(b). (Circle one)
- f. ☐ Not be in places, except in the course of employment, where alcohol is the main item for sale.
- g. ☐ Not drive unless licensed and insured as required by the State of California.
- h. ☐ Not drive a motor vehicle unless that vehicle is equipped with a functioning ignition interlock device, certified pursuant to VC 13386.

10. GANG CONDITIONS:

- a. ☐ Not appear in court or at the courthouse unless you are a party or witness in the proceedings.
- b. ☐ Not associate with any known gang member or persons who are associated with the _____ gang.
- c. ☐ Not visit or frequent any school grounds unless you are a student registered at the school.
- d. ☐ Not knowingly be an occupant in a stolen vehicle.
- e. ☐ Not own, transport, sell, possess any weapon, firearm, replica, ammunition, or any instrument used as a weapon.
- f. ☐ Not associate with any persons who have firearms or weapons in their possession.
- g. ☐ Not participate in activities/frequent places where firearms or weapons are used illegally or legally (hunting/target shooting).
- h. ☐ Not be in possession of any beeper or paging device except in course of lawful employment.
- i. ☐ Not be within two blocks of _____ (an area of gang or criminal activity).
- j. ☐ Not wear, display, use, or possess any insignias, emblems, badges, buttons, caps, hats, jackets, shoes, flags, scarves, bandanas, shirts, or other articles of clothing which are evidence of affiliation with or membership in the _____ gang.
- k. ☐ Not display any gang signs or gestures.

11. FURTHER CONDITIONS:

- a. ☒ Pay a probation revocation restitution fine of _____
- b. ☐ \$200 - per PC1202.44 to be suspended and remain so unless probation is revoked.
- c. ☐ _____

Glenn Edward Taylor

CASE NUMBER: SCD 190132
PROBATION A# 21114681**12. VIOLENCE AND SEX CONDITIONS:**

- a. ☐ Attend and successfully complete a/an ☐ Anger Management ☐ Individual ☐ Sex Offender ☐ Parenting ☐ 52-Week Child Abuse per PC 273.1 ☐ Anti-Theft counseling program approved by the P.O., ☐ as / ☐ if directed by the P.O. Authorize the counselor to provide progress reports to the probation officer when requested; all costs to be borne by defendant.
- b. ☒ Submit to DNA testing pursuant to PC 296.
- c. ☐ Submit to service and comply with any order of the family court, including restraining orders.
- d. ☐ Do not use force, threats, or violence on another person.
- e. ☐ Do not contact _____ except per family court orders regarding visitation and/or custody of children.
- f. ☐ Make \$ _____ payment to the domestic violence special fund per PC 1203.097(a)(5).
- g. ☐ Successfully complete a probation officer approved batterer's program at least one year in duration involving weekly, minimum two-hour sessions per PC 1203.097(a)(6). Show proof of enrollment to probation officer by _____.
- h. ☐ Perform _____ hours of community service as directed by the probation officer.
- i. ☐ Submit to AIDS Testing per PC 1202.1: 1. ☐ By SDSO/Adult Institutions, prior to release; 2. ☐ By San Diego County Health at _____.
- j. ☐ Pay an additional fine of \$ _____ per PC 290.3 to Probation through Revenue & Recovery at \$ _____ per month beginning ☐ today/☐ 30 days after release from custody.
- k. ☐ Pay an additional restitution fine in the amount of \$ _____ pursuant to PC 294.
- l. ☐ Obey all orders of Juvenile and Family courts.
- m. ☐ Be responsible for all medical/psychological therapy expenses incurred by the victim pursuant to PC 1203.1.g.
- n. ☐ Defendant's residence and employment are subject to approval by the probation officer.
- o. ☐ Undergo periodic polygraph examinations at the direction of the P.O. with the results of those tests released to the P.O. Polygraph questions shall be limited to items which are relevant to the crime(s) for which the defendant was convicted and shall assist with supervision, treatment, and rehabilitative efforts.
- p. ☒ Not contact, annoy, or molest Alan Stanly or any member of his family.
- q. ☐ Not associate with minors, nor be in places where minors congregate, unless with an adult approved by the probation officer.
- r. ☐ Not reside with the victim unless approved by therapist, victim's therapist, victim's non-offending parent or guardian, and P.O.
- s. ☐ Not contact the victim unless approved by therapist, victim's therapist, victim's non-offending parent or guardian, and P.O.
- t. ☐ Not purchase or possess a camera or related photographic equipment, nor possess or have in residence any toys, video games, or similar items.
- u. ☐ Not possess any pornographic material including computer files and disks, nor frequent areas of pornographic activity (e.g., X-rated bookstores, etc.).
- v. ☐ Comply with the Protective Order (PC 136.2) issued on _____.
- w. ☐ Not participate in computer chat rooms or otherwise contact minors via computer.
- x. ☐ Not use a computer or have a computer in their possession unless approved by the P.O.

13. WELFARE FRAUD CONDITIONS:

- a. ☐ Cooperate with the District Attorney's Office or any County agency in locating the other parent(s) of the defendant's children.
- b. ☐ Restitution ordered in 3e is to be disbursed to the Department of Public Welfare in DPW case _____.
- c. ☐ Restitution payments may be satisfied by recoupment at rate set by Department or by Social Services.
- d. ☐ Payments are to increase to \$ _____ per month on _____.
- e. ☐ Attend Debtor's Anonymous meetings once a week for six months. Call (619) 525-3065 for meeting schedule. Provide proof of attendance and spending plan to the probation officer/to the court at the Review Hearing.

14. FURTHER CONDITIONS:

- a. ☐ _____
- b. ☐ _____
- c. ☐ _____

Glenn Edward Taylor

CASE NUMBER: SCD 190132

PROBATION A# 21114681

15. ORDER RE FINANCIAL EVALUATIONS:

You are ordered to cooperate with the Probation Officer or authorized representative as directed in the preparation of financial evaluations. If it is determined that you have present ability to repay the county for costs of the pre-sentence investigation and/or costs of probation supervision, and you do not agree with such determination, you have a right to a hearing before the court to determine your present ability. Failure to cooperate with the financial evaluation will be deemed a waiver of your right to such a hearing, and a civil judgment will be entered against you for the amount of funds expended for the above services. These costs are presently set at \$ 889 for the pre-sentence investigation and up to \$79.00 per month for probation supervision, including an interstate compact fee. Additionally, if ordered to submit to the polygraph condition, the defendant is to pay for each polygraph exam.

16. The Court finds that the value of appointed attorney service is:

☐ \$570.00 (Class III) ☐ \$1,140.00 (Class IV) ☐ \$9,137.00 (Class V)

 for services provided by the following agency: ☐ Public Defender ☐ Alternate Public Defender ☐ Private Conflict Counsel
17. ORDER RE REVENUE AND RECOVERY / COURT COLLECTIONS

You are ordered to the Department of Revenue and Recovery / Court Collections for a determination of your ability to pay
☐ appointed attorney services ☐ costs of transcripts on any subsequent appeals.

You must report to Revenue and Recovery / Court Collections within 180 days from the date of this order. Court Collection Officers are located at each court location. The Department of Revenue and Recovery has an office at each of the following locations:

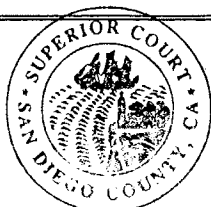
Downtown Courthouse	Central Office	Vista Courthouse	East County Regional Center
Room M-060 (Mezzanine)	Second Floor	Suite 2000	Ground Floor
220 W. Broadway	625 Broadway	325 S. Melrose	250 East Main
San Diego, CA	San Diego, CA	Vista, CA	El Cajon, CA

If it is determined by the Department of Revenue and Recovery / Court Collections that you have the present ability to repay the county for court appointed attorney fees, or the costs of transcripts on appeal, and you do not agree with such determination, you have the right to a hearing before the court to determine your present ability. Failure to report to the Department of Revenue and Recovery / Court Collections within 180 days from the date of this order will be deemed a waiver of your right to a hearing on your present ability to repay the county, and a civil judgment will be entered against you for the amount of funds expended for the above services. Failure to pay a fine or restitution may result in a warrant being issued for your arrest. Execution may be issued on the order for costs of probation investigation/report, the costs of probation supervision, and the costs of transcripts on appeals, in the same manner as a judgment in a civil action (PC 1203.1b). Each of the above ordered amounts are to be paid to the Department of Revenue and Recovery / Court Collections.

REFERRAL TO THE DEPARTMENT OF REVENUE AND RECOVERY / COURT COLLECTIONS:Defendant's Address: 14025 Country Walk Ln, Chino Hills CA 91709Phone Number: 909-590-1510DOB: 04/24/1955In open court on: 8/16/05

GEORGE W. CLARKE

Judge of the Superior Court


 CLERK'S CERTIFICATE
 DATE: AUG 18 2005
 Attest: A true copy,

 The foregoing is a full, true and correct copy of the original
 on file in this office.

 By J. Dandridge Court Administrator
 Deputy CLERK OF THE SUPERIOR COURT

Date: _____

Clerk, by _____, Deputy

EXHIBIT 8



THE STATE BAR OF CALIFORNIA

Thursday, August 18, 2005

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Glenn Edward Taylor - #114388

Current Status: Disbarred

This member is prohibited from practicing law in California by the order of the California Supreme Court.

See below for more details.

Profile Information

Bar Number	114388	Phone Number	(909) 590-1519
Address	14025 Country Walk Ln Chino Hills, CA 91709	Fax Number	(909) 590-2250
		e-mail	Not Available
District	District 6	Undergraduate School	Univ of Massachusetts MA USA
County	San Bernardino	Law School	Southwestern Univ Los Angeles CA USA

Status History

Effective Date	Status Change
<i>Present</i>	Disbarred
7/31/2005	Disbarred
7/3/2003	Not Eligible To Practice Law
10/5/1984	Admitted to The State Bar of California

Explanation of member status

Actions Affecting Eligibility to Practice Law

Effective Date	Description	Case Number	Resulting Status
Disciplinary and Related Actions			
7/31/2005	Disbarment	03-O-4814	Disbarred
3/4/2005	Ordered inactive	03-O-4814	Not Eligible To Practice Law

11/5/2004	Ordered inactive	03-O-4814	Not Eligible To Practice Law
9/25/2004	Discipline w/actual suspension	04-PM-11192	
5/27/2004	Ordered inactive	04-PM-11192	Not Eligible To Practice Law
10/23/2003	Discipline, probation; no actual susp.	03-PM-2320	
7/3/2003	Suspended, failed to pass Prof.Resp.Exam	00-O-14880	Not Eligible To Practice Law
3/13/2002	Discipline, probation; no actual susp.	00-O-14880	

Administrative Actions

9/8/2004	Ordered Inactive/Fee Arb/B&P 6203	04-AE-13568	Not Eligible To Practice Law
9/16/2003	Suspended, failed to pay Bar membr. fees		Not Eligible To Practice Law

Copies of official attorney discipline records are available upon request.

Explanation of common actions

California Bar Journal Discipline Summaries

Summaries from the California Bar Journal are based on discipline orders but are not the official records. Not all discipline actions have associated CBJ summaries. Copies of official attorney discipline records are available upon request.

September 25, 2004

GLEN EDWARD TAYLOR [#114388], 49, of Chino Hills Probation was revoked, the previous stay of suspension was lifted and he was actually suspended for 30 days. The order took effect Sept. 25, 2004.

In a default proceeding, the bar court found that Taylor failed to comply with probation conditions attached to a 2002 discipline order. He did not provide evidence that he completed 10 hours of MCLE courses or submit two quarterly probation reports or statements that he did not possess any client funds.

Taylor had stipulated to a probation extension in 2003 after he failed to attend trust accounting school or complete 10 hours of MCLE courses as part of his probation in a matter that resulted from his failure to maintain client funds in trust.

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